

**UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

Honorable A. Benjamin Goldgar **Hearing Date** October 28, 2015

**Bankruptcy Case** No. 15 B 1145 **Adversary**

Caesars Entertainment Operating Co., Inc., et al.

**Brief  
Statement of  
Motion** Order denying without prejudice motion of the Second Priority Noteholders

Committee to reconsider retention of Kirkland & Ellis (Dkt. No. 2470)

**Names and  
Addresses of  
moving  
counsel**

**Representing**

**ORDER**

Filed and noticed for hearing on November 18, 2015, is a motion of the Second Priority  
Noteholders Committee to reconsider the retention of Kirkland & Ellis as counsel for the  
debtors. The motion has large portions redacted. The Committee has separately moved to file  
the reconsideration motion in that form under Local Rule 5005-4. The Rule, however, defines  
a "Redacted Document" as an altered form of a "Restricted Document" and provides that "[n]o  
attorney may file or submit a Restricted Document without prior order of the court . . . ."

There has been no order allowing the Committee to file the motion as a restricted document.

Since the reconsideration motion was filed as a restricted document without the advance  
permission Local Rule 5005-4 requires, the motion is denied without prejudice. Once the  
Committee has permission – assuming permission is granted – a new motion may be filed  
should the Committee choose to do so.

A. Benjamin Goldgar